

General Assembly

Raised Bill No. 1095

January Session, 2021

LCO No. 6491



Referred to Committee on FINANCE, REVENUE AND BONDING

Introduced by: (FIN)

AN ACT EXPANDING THE ANGEL INVESTOR TAX CREDIT PROGRAM TO SOCIAL EQUITY APPLICANTS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 12-704d of the general statutes is repealed and the
- 2 following is substituted in lieu thereof (*Effective July 1, 2021*):
- 3 (a) As used in this section:
- 4 (1) "Angel investor" means an accredited investor, as defined by the
- 5 Securities and Exchange Commission, or network of accredited
- 6 investors who review new or proposed businesses for potential
- 7 investment and who may seek active involvement, such as consulting
- 8 and mentoring, in a qualified Connecticut business or a qualified
- 9 <u>cannabis business</u>, but "angel investor" does not include (A) a person
- 10 controlling fifty per cent or more of the Connecticut business <u>or cannabis</u>
- 11 <u>business</u> invested in by the angel investor, (B) a venture capital
- 12 company, or (C) any bank, bank and trust company, insurance
- 13 company, trust company, national bank, savings association or building

LCO No. 6491 **1** of 8

- and loan association for activities that are a part of its normal course of
- 15 business;
- 16 (2) "Cash investment" means the contribution of cash, at a risk of loss,
- 17 to a qualified Connecticut business or a qualified cannabis business in
- 18 exchange for qualified securities;
- 19 (3) "Connecticut business" means any business with its principal 20 place of business in Connecticut, excluding a cannabis business;
- 21 (4) "Bioscience" means manufacturing pharmaceuticals, medicines,
- 22 medical equipment or medical devices and analytical laboratory
- 23 instruments, operating medical or diagnostic testing laboratories, or
- 24 conducting pure research and development in life sciences;
- 25 (5) "Advanced materials" means developing, formulating or
- 26 manufacturing advanced alloys, coatings, lubricants, refrigerants,
- 27 surfactants, emulsifiers or substrates;
- 28 (6) "Photonics" means generation, emission, transmission,
- 29 modulation, signal processing, switching, amplification, detection and
- 30 sensing of light from ultraviolet to infrared and the manufacture,
- 31 research or development of opto-electronic devices, including, but not
- 32 limited to, lasers, masers, fiber optic devices, quantum devices,
- 33 holographic devices and related technologies;
- 34 (7) "Information technology" means software publishing, motion
- 35 picture and video production, teleproduction and postproduction
- 36 services, telecommunications, data processing, hosting and related
- 37 services, custom computer programming services, computer system
- 38 design, computer facilities management services, other computer
- 39 related services and computer training;
- 40 (8) "Clean technology" means the production, manufacture, design,
- 41 research or development of clean energy, green buildings, smart grid,
- 42 high-efficiency transportation vehicles and alternative fuels,
- 43 environmental products, environmental remediation and pollution

LCO No. 6491 2 of 8

- 44 prevention;
- 45 (9) "Qualified securities" means any form of equity, including a
- 46 general or limited partnership interest, common stock, preferred stock,
- 47 with or without voting rights, without regard to seniority position that
- 48 must be convertible into common stock; [and]
- 49 (10) "Emerging technology business" means any business that is
- 50 engaged in bioscience, advanced materials, photonics, information
- 51 technology, clean technology or any other emerging technology as
- 52 determined by the Commissioner of Economic and Community
- 53 Development;
- 54 (11) "Cannabis business" means a cannabis establishment for which a
- 55 social equity applicant has been granted a provisional license or a
- 56 <u>license;</u>
- 57 (12) "Social equity applicant" means a person that has applied for a
- 58 license for a cannabis establishment, where such establishment (A) is at
- 59 <u>least fifty-one per cent owned by an individual or individuals whose</u>
- 60 primary addresses for the five years immediately preceding the date of
- 61 such application are in this state and who meet at least one of the
- 62 <u>following criteria, or (B) is under the day-to-day control of an individual</u>
- or individuals whose primary addresses for the five years immediately
- 64 preceding the date of such application are in this state and at least fifty-
- one per cent of whom meet at least one of the following criteria:
- (i) The individual was, as an adult or as a juvenile, arrested for or
- 67 convicted of, the sale, possession, use, manufacture or cultivation of
- 68 cannabis;
- 69 (ii) The individual has a parent, spouse or child who was, as an adult
- or as a juvenile, arrested for or convicted of the sale, possession, use,
- 71 manufacture or cultivation of cannabis;
- 72 <u>(iii)</u> The individual has been a resident of a disproportionately
- 73 affected community for not less than five of the ten years immediately

LCO No. 6491 3 of 8

- 75 (iv) The individual is a resident of tribal land;

preceding the date of such application; or

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- 76 (13) "Cannabis" means "marijuana", as defined in section 21a-240;
- 77 (14) "Cannabis establishment" has the same meaning as provided in 78 section 1 of senate bill 888 of the current session; and
- 79 (15) "Disproportionately affected community" means any of the top 80 twenty communities on the most recent Public Investment Community 81 index prepared by the Office of Policy and Management in accordance 82 with the provisions of section 7-545 or a census tract in any municipality 83 in which the unemployment rate is greater than the state-wide unemployment rate and the percentage of residents of such 84 municipality below the federal poverty level is greater than the state-85 wide percentage of residents below the federal poverty level. 86
- 87 (b) There shall be allowed a credit against the tax imposed under this 88 chapter, other than the liability imposed by section 12-707, for a cash 89 investment by an angel investor of not less than twenty-five thousand 90 dollars in the qualified securities of a Connecticut business [by an angel 91 investor] or a cannabis business. The credit shall be in an amount equal 92 to (1) twenty-five per cent of such investor's cash investment in a 93 Connecticut business, or (2) forty per cent of such investor's cash 94 investment in a cannabis business, provided the total tax credits allowed 95 to any angel investor shall not exceed five hundred thousand dollars. 96 The credit shall be claimed in the taxable year in which such cash 97 investment is made by the angel investor. The credit may be sold, 98 assigned or otherwise transferred, in whole or in part.
- 99 (c) To qualify for a tax credit pursuant to this section, a cash 100 investment shall be in: [a]
- 101 (1) A Connecticut business that [(1)] (A) has been approved as a 102 qualified Connecticut business pursuant to subsection (d) of this section; 103 [(2)] (B) had annual gross revenues of less than one million dollars in the

LCO No. 6491 **4** of 8

most recent income year of such business; **[**(3)**]** (<u>C</u>) has fewer than twenty-five employees, not less than seventy-five per cent of whom reside in this state; **[**(4)**]** (<u>D</u>) has been operating in this state for less than seven consecutive years; **[**(5)**]** (<u>E</u>) is primarily owned by the management of the business and their families; and **[**(6)**]** (<u>F</u>) received less than two million dollars in cash investments eligible for the tax credits provided by this section; or

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- (2) A cannabis business that (A) has been approved as a qualified cannabis business pursuant to subsection (d) of this section; (B) had annual gross revenues of less than one million dollars in the most recent income year of such business; (C) has fewer than twenty-five employees, not less than seventy-five per cent of whom reside in this state; (D) is primarily owned by the management of the business and their families; and (E) received less than two million dollars in cash investments eligible for the tax credits provided by this section.
- (d) (1) A Connecticut business or a cannabis business may apply to Connecticut Innovations, Incorporated, for approval as a Connecticut business or cannabis business, as applicable, qualified to receive cash investments eligible for a tax credit pursuant to this section. The application shall include (A) the name of the business and a copy of the organizational documents of such business, (B) a business plan, including a description of the business and the management, product, market and financial plan of the business, (C) a description of the business's innovative technology, product or service, (D) a statement of the potential economic impact of the business, including the number, location and types of jobs expected to be created, (E) a description of the qualified securities to be issued and the amount of cash investment sought by the [qualified Connecticut] business, (F) a statement of the amount, timing and projected use of the proceeds to be raised from the proposed sale of qualified securities, and (G) such other information as the chief executive officer of Connecticut Innovations, Incorporated, may require.
 - (2) Said chief executive officer shall, on a monthly basis, compile a list

LCO No. 6491 5 of 8

- of approved applications, categorized by the cash investments being
- sought by the qualified Connecticut business or the qualified cannabis
- business and type of qualified securities offered.
- (e) (1) Any angel investor that intends to make a cash investment in
- 141 a business on such list may apply to Connecticut Innovations,
- 142 Incorporated, to reserve a tax credit in the amount indicated by such
- investor. Connecticut Innovations, Incorporated, shall not reserve tax
- 144 <u>credits under this section for any investment made on or after July 1,</u>
- 145 2024.
- 146 (2) The aggregate amount of all tax credits under this section that may
- be reserved by Connecticut Innovations, Incorporated, shall not exceed
- 148 (A) for cash investments made in Connecticut businesses, six million
- dollars annually for the fiscal years commencing July 1, 2010, to July 1,
- 150 2012, inclusive, and [shall not exceed] five million dollars [in] for each
- 151 fiscal year thereafter, and (B) for cash investments made in qualified
- cannabis businesses, fifteen million dollars annually for each fiscal year
- 153 <u>commencing on or after July 1, 2021</u>. [Each fiscal year,]
- 154 (3) With respect to the tax credits available under this section for
- 155 <u>investments in Connecticut businesses</u>, Connecticut Innovations,
- 156 Incorporated, shall not reserve more than seventy-five per cent of [the]
- 157 <u>such</u> tax credits [available under this section] <u>each fiscal year</u> for
- investments in emerging technology businesses, except if any such
- 159 credits remain available for reservation after April first in any fiscal
- 160 year, such remaining credits may be reserved for (A) investments in
- such businesses [,] and may be prioritized for veteran-owned, women-
- 162 owned or minority-owned businesses and businesses owned by
- individuals with disabilities, and (B) investments in qualified cannabis
- businesses. [Connecticut Innovations, Incorporated, shall not reserve
- tax credits under this section for any investment made on or after July
- 166 1, 2024.]
- [(2)] (4) The amount of the credit allowed to any investor pursuant to
- this section shall not exceed the amount of tax due from such investor

LCO No. 6491 6 of 8

under this chapter, other than section 12-707, with respect to such taxable year. Any tax credit that is claimed by the angel investor but not applied against the tax due under this chapter, other than the liability imposed under section 12-707, may be carried forward for the five immediately succeeding taxable years until the full credit has been applied.

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- (f) If the angel investor is an S corporation or an entity treated as a partnership for federal income tax purposes, the tax credit may be claimed by the shareholders or partners of the angel investor. If the angel investor is a single member limited liability company that is disregarded as an entity separate from its owner, the tax credit may be claimed by such limited liability company's owner, provided such owner is a person subject to the tax imposed under this chapter.
- (g) A review of the cumulative effectiveness of the credit under this section shall be conducted by Connecticut Innovations, Incorporated, by [July 1, 2014, and by] July first annually. [thereafter.] Such review shall include, but need not be limited to, the number and type of Connecticut businesses and cannabis businesses that received angel investments, the number of angel investors and the aggregate amount of cash investments, the current status of each Connecticut business and cannabis business that received angel investments, the number of employees employed in each year following the year in which such Connecticut business or cannabis business received the angel investment [,] and the economic impact in the state [,] of the Connecticut business or cannabis business that received the angel investment. Such review shall be submitted to the Office of Policy and Management and to the joint standing committee of the General Assembly having cognizance of matters relating to commerce, in accordance with the provisions of section 11-4a.

This act shall take effect as follows and shall amend the following sections:		
Section 1	Iulu 1, 2021	12-704d

LCO No. 6491 **7** of 8

Statement of Purpose:

To expand the angel investor tax credit program to cannabis establishments for which social equity applicants have been granted provisional licenses or licenses.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]

LCO No. 6491 **8** of 8